

JOB PRINTING, PLAIN & ORNAMENTAL.

WE HAVE JUST RECEIVED A MOST EXCELLENT assortment of new Job Printing of every variety, being selected with great care and judgment, to suit our customers. We wish it to be distinctly understood that we have a good Job Printer, who can and will accommodate, his motto is "EXCEL!" We have a large assortment of type, and can do better work than any office in this vicinity. We only ask a trial Merchants and others who want.

CARDS, CIRCULARS, PAMPHLETS, BLANKS, HANDBILLS, BILL-HEADS, TICKETS, PROGRAMMES, CATALOGUES, Will be accommodated in the shortest possible time, and on terms most moderate.

Spring Election.

Recollect friends of law and order, alias Republicans and others, that on Monday, the 7th of April next, is the time to elect competent and efficient Township Officers. That is the time to select men of good sense and sound discretion to fill the offices; and success then will be but a foretaste to greater achievements, morally and politically thereafter. Turn out, and fail not. Let all things be in readiness, for the enemies of morality and good government are marshaling their forces. Let such a selection of men for the officers of this Borough be made as no man whose opinion is worth having, shall be ashamed of. See to these things in time. Republicans, remember that day.

Dr. Boegel vs. the Ladies of Carrollton.

Since the anti-Liquor demonstration in this place, on the 22nd of January last, our town, as well as the surrounding country, has been full of all sorts of stories relative to the matter. For our part, we, after giving a fair history of the transaction as we had learned it, deemed it unnecessary to say much about it, feeling well assured that nothing salutary would or could be the result of such a course at present. But exceedingly high colored tales have been extensively circulated throughout the country. This was to be expected. And we are well assured exaggerated stories both pro and con have left town in hot haste. Had there not been a late instance of this kind, this article would not have made its appearance at this time. Though we are avowedly in favor of the Temperance Reformation, and would gladly see all men press into it, yet we think it unwise to be constantly harping upon a local matter.

The transactions of January 22nd, has given rise to several law suits. The most attractive one is that instituted by Dr. C. A. Boegel, against the Ladies, for the destruction of his liquor, about which much has been said, and it is the only one of which we shall speak in this connection. This we do that a false report may be corrected. It has been published that at Justice Stidger's, on Tuesday of last week, the defendants "pleaded that the prevailing sentiment of the citizens of Carrollton was against them, though it had been stated publicly that a majority approved of their proceedings, confessed judgment for costs, and thereby stopped proceedings in the case." This is a falsehood manufactured for a specific end. Defendants stop proceedings by paying costs! Something new in the practice of law, truly. We have looked upon the facts so far as relates the Boegel case, and find them to be as follows:

C. A. Boegel, vs. I. Archbold, et al. Damages claimed \$185.

This case was originally commenced before H. A. Stidger, Justice of the Peace, in this township, last month. The defendants were summoned to appear, and also about twenty witnesses subpoenaed by the Justice in behalf of the plaintiff on the appearance day, February 18th. The defendants having (as they say) good reason to believe, from facts within their knowledge, that said Justice had prejudged the case, and had expressed his opinion; and that said Justice was, as defendants believed, a material witness for them; and from the swarm of witnesses in attendance on said appearance day, it appeared evident to them, that said Justice intended to harass and oppress said defendants; they, therefore, made affidavit under the statute for a change of the place of trial which said Justice ordered, without making any order whatever about costs. The defendants left, and after they were out of court, the Justice discovered his blunder and refused to transfer the papers unless the defendants would pay the costs. But the defendants not having sued themselves in the first place, declined now to prosecute themselves, and there the matter fixed.

Smarting under the sore heads that the Justice and plaintiff had given themselves, they caused said case to be dismissed "without prejudice to anybody" except said Justice and said Boegel, and the said Boegel filed a new bill of particulars increasing his claim to \$250, and the Justice, notwithstanding former proceedings, took jurisdiction of the case and issued a second summons for the appearance of the defendants and subpoenas for thirteen witnesses. Learning that the suit was about to be galvanized, the defendants went to the office of the Justice and filed another affidavit for a change of the place of trial, before either summons or subpoenas had been served, and asked the Justice to make the order for the change, and recall his process, which he refused to do, or to entertain the affidavit. This was done on the 4th inst. On the 11th inst. the parties and witnesses appeared. The Justice had perhaps taken counsel wiser than his own, and made the change as the statute directed. So the case goes before Justice Helfrich.

It is not true that the defendants "pleaded that the prevailing sentiment of the citizens of Carrollton was against them," nor is it true that

they "confessed judgment for costs, and thereby stopped proceedings in the case," and it is also false that the "matter rests."

These are the facts so far as we have been able to ascertain them, and we give them for the purpose of putting the matter before the public in its true character, which is our duty as a chronicler of passing events.—J. E.

P. S. Since writing the above, we learn that the Defendants have been served with summons issued from Justice Helfrich's Court, commanding them to appear on next Saturday.

On Monday of last week, the 10th inst. proceedings were brought against Dr. C. A. Boegel, druggist, in this place, for selling liquor to minors in violation of law, before Justice Stidger, of Lee township, by several citizens of Carrollton. The cases were adjourned until the following Thursday, when a hearing was had, and the prosecutions sustained. The Dr. entered into recognizance to appear before the Probate Court under two charges.

J. P. Tanner.—We call the attention of our Merchants, and those in want of Boots, Shoes, Hats, Bonnets, &c., to the advertisement of Mr. J. P. Tanner, to be found in this day's paper. His stock is very large and complete, and of the choicest and most beautiful styles and qualities, adapted expressly to Spring and Summer Western sales. His prices, he assures us, shall be quite as low as those of Philadelphia or New York; and there is no reason to suppose otherwise, as he purchases direct from the Manufacturers in Massachusetts. He will also take pleasure in showing this stock, whether you buy or not. His House being old and well established, would give him, we think, large experience, and superior advantages to many others, in his purchases and selections of the right kind of goods for the West. Call upon him and examine his stock when next you are in the city.

American House.—We respectfully invite attention to the Card of S. G. McKee, Proprietor of this House. The American is in full blast and we are assured, by Mr. McKee, that he has no intention of closing the house as was falsely reported. We can assure the public that at the American they will receive prompt attention and excellent lodging.

Sam'l. Fahnestock, Importer and dealer in foreign and domestic hardware. We solicit the attention of our merchants and others to his advertisement. His assortment is very extensive and of the best quality. As our merchants are passing East for dry goods they would do well, before purchasing elsewhere, to call and examine his stock, at No. 83 Wood Street, between Diamond Alley and Fourth Street, Pittsburgh, Pa.

Don't tell anybody.—Keep the secret to yourself. For goodness sake do not tell it about, or else there will be no unmarried people. Weddings will be the order of the day. Everybody will be choosing a help-mate. In another column is the advertisement of that much-talked of book by Professor Rondout, of New York, the "Bliss of Marriage." It gives you the exact process of the art of creating love, or compelling anybody to love you dearly whom you wish to inspire with that tender passion. But then, should such a secret get out into the world! Read the book yourself, but keep silent. That's our counsel.—N. Y. Tribune.

Genius of the West.—We have just received the February number of this monthly. Mr. Wm. T. Coggeshall has associated with him in the publication of the Genius, George True.—They say: "For the Future we can promise with confidence, improvement. We have made arrangements by which we hope to present, each month, one or more articles of permanent value; together with a still greater variety of Tales, Sketches, Poems, &c., than we have ever before given."

A Brilliant Novel.—We have received, and read, Henry De La Tour; or, The Comrade in Arms. By J. Frederick Smith, Author of "Romantic Incidents in the Lives of the Queens of England," "Woman and her Master" &c. This is a brilliant novel of about 200 pages, written in a graphic style. "Tense, just, and to the point." The tale is one of the present time; and took its rise at Harleyford, Suffolk, England. Price only 50 cents; and will be sent, postage paid, on the receipt of the price.—Address, the publishers, Garrett & Co., No. 18 Ann Street, New York.

INDIA: THE PEARL OF PEARL RIVER.—A few weeks since we notice the forth coming of this book. It has come and we have given it pages a cursory perusal. It is not a white behind what we expected.—We were assured by the person who had read the proof sheets, that it exceeded any of the distinguished authors' former works—we are convinced he appreciated the work and spoke the truth.

The work is complete in one large duodecimo volume, bound in cloth, for \$1.25; or in two volumes, paper cover, for \$1.00. Any person desiring a copy of the work will be furnished by mail, postage paid, either of the volumes by remitting the money and designating which volume is desired. Addressed T. B. Peterson, 102 Chestnut St., Philadelphia.

President Pierce has authorized a member of Congress to deny that he ever offered Gov. Reeder another appointment to resign the Governorship of Kansas.

A private letter from a high official in Granada, says the best understanding exists between Gen. Walker and Col. Kinney. Mr. Buchanan's letter by the Arabia announces that the feeling in political circles in England towards the United States is much modified—the section is much stronger than indicated by the press, and is favorable to a speedy adjustment. No difficulty is now anticipated on that score, although there had been no late conference owing to Lord Clarendon's absence in Paris.

Laws of Ohio.

[Published by Authority.]

[No. 6.] AN ACT

To amend section 67 of an act entitled "an act supplementary to the act defining the jurisdiction and regulating the practice of probate courts," passed May 1, 1854.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That section 67 of an act entitled "an act supplementary to the act defining the jurisdiction and regulating the practice of probate courts," passed May 1, 1854, be so amended as to read as follows: Section 67. That appeals may be taken from any order, decision or decree of the probate court, in settling the accounts of an executor, administrator or guardian, in proceedings for the sale of real estate for the payment of debts, or in proceedings for the execution and completion of real contracts, by any person against whom such order, decision or decree shall be made or who may be affected thereby, to the court of common pleas of the proper county, and the cause so appealed shall be tried heard and decided in the court of common pleas, in the same manner as though the said court of common pleas had original jurisdiction thereof. This act to apply to all cases now pending, and to take effect from and after its passage.

Sec. 2. That said section 67 of said act supplementary to the act defining the jurisdiction and regulating the practice of probate courts, passed May 1, 1854, be and the same is hereby repealed.

N. H. VAN VORHES.

Speaker of the House of Representatives.

THOMAS H. FORD,

President of the Senate.

February 7th, 1856.

[No. 12.] AN ACT

To amend the act entitled "an act to establish a Code of Civil Procedure," passed March 11, 1853.

Sec. 1. Be it enacted by the General Assembly of the State of Ohio, That one hundred and first section of the act entitled "an act to establish a Code of Civil Procedure," passed March 11, 1853, be, and the same is hereby amended, so as to read as follows to wit: Section 101. There shall be no reply except upon the allegation of a counter claim or set off in the answer; but the plaintiff may demur to the answer for insufficiently stating in his demurrer the grounds thereof; and he may demur to one or more of the defenses set up in the answer; and where the answer contains new matter constituting a counter claim or set off the plaintiff may reply to such new matter, denying generally or specifically, each allegation controverted by him, and he may allege in ordinary and concise language, and without recitation, any new matter not inconsistent with the petition constituting a defence to such new matter in the answer.

Sec. 2. That original section one hundred and one, and section one hundred and two of the act to which this is an amendment, be, and the same are hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its passage.

N. H. VAN VORHES,

Speaker of the House of Representatives.

LESTER TAYLOR,

President of the Senate pro tem.

February 20, 1856.

SECRETARY OF STATE'S OFFICE,

COLUMBUS, Feb. 29, 1856.

I hereby certify that the foregoing acts are correctly copied from the original rolls on file in this office.

JAMES H. BAKER,

Secretary of State.

I hereby certify that I read and compared the proof of the foregoing, and that it is correctly printed from the copy certified by the Secretary of State.

J. J. BLACKBURN,

And, Carroll Co.

Godley for April has been received. It is a beauty—with the opening of Spring, this excellent parlor monthly has a corresponding brightness. Price, per annum, \$3.00; two copies, \$5.00. One copy of Godley and the Carroll Free Press, one year, \$3.50.

New Special Notices.

Holloway's Pills.—Wonderful Cure of a diseased Liver. Emily Barton, aged 34, of Fulton St., Brooklyn, Long Island, New York, was for a long time in a very precarious state of health, owing to her liver being diseased; the medical faculty prescribed for her in vain, and every remedy she thought likely to benefit her she made use of with the like ill success. About two months ago, she commenced using Holloway's Pills, and complied with the printed directions, which quickly produced a very pleasing change, in five weeks, the bloom of health was again upon her cheeks, being perfectly cured, to the agreeable surprise of her friends. These Pills are also infallible in all diseases of the stomach and bowels.

NOTICE.

Valentine Trudale, PTV Before John W. McLaren, against a Justice of the Peace of Orange Township, Carroll County, Ohio. On the 1st day of March, A. D. 1856, said Justice issued an order of Attachment in the above action for the sum of two hundred and sixty-one dollars and fifty-eight cents.

MARKETS.

Carrollton, March 19, 1856.

Flour (red)	1.00	Clover seed	10.00
Wheat (white)	1.10	Dried apples	87
Timothy seed	2.50	Dried Peaches	1.37
Butter	18	Eggs	10
Beeswax	25	Salt	2.37
Fish	20	Hams	10
Oats	20	Sides	07
Corn	20	Shoulders	07

CLEVELAND, March 18, 1856.

Flour, superfine, per bl	7.00
Wheat, White, per bu.	1.45
Corn, Red, "	1.21
OATS, "	37
CLOVERSEED, "	8.00
POTATOS, "	2.00
BEANS, "	60
CHICKEN, Good, per lb	1.75
BUTTER, Prime, "	10
LARD, per lb.	10
TALLOW, "	10
EGGS, per doz.	16
SALT, "	17 1/2

New York, March 11, 1856.

Flour, superfine, "	7.37
Wheat, extra, "	8.00
Wheat, white, per bu.	1.35
Corn, Red, "	1.20
OATS, "	44
PORK, old mess, per bbl.	16.35
new "	15.00
BEEF, country mess, "	9.37
LARD, "	10.00
BUTTER, State, per lb.	12
Ohio, "	29

A MARVELLOUS REMEDY FOR A MARVELLOUS AGE!



HOLLOWAY'S OINTMENT.

THE GRAND EXTERNAL REMEDY. By the aid of a microscope, we see millions of little openings on the surface of our bodies. Through these openings, when rubbed on the skin, is introduced any organ or inward part. Diseases of the Kidneys, disorders of the Liver, affections of the heart, inflammation of the Lungs, Asthma, Coughs and Colds, are by its means effectually cured. Every household knows that salt passes freely through bone or meat of any thickness. The healing Ointment far more readily penetrates through any bone or fleshy part of the living body, curing the most dangerous inward complaints, that cannot be reached by other means.

ERYSIPELAS, SALT RHEUM, & SCORFING HERMOES.—No remedy has ever done so much for the cure of diseases of the Skin as this Ointment. It cures Erysipelas, Scalds, Sores, Head, Scrofula, Erysipelas, can lastly, and with its influence. The inventor has travelled over many parts of the globe, visiting the principal hospitals, dispensing the Ointment, giving advice as to its application, and has thus been the means of restoring countless numbers to health. Some LADIES, SORE BREASTS, WOUNDS & ULCERS.—Some of the most scientific surgeons now rely solely on the use of this wonderful Ointment, when having to cope with the worst cases of sores, wounds, swellings and tumors. Professor Holloway has, by command of the Allied Governments, dispatched to the hospitals of the East, large shipments of this Ointment, and we use under the direction of the Medical Staff, in the most cases of wounds. It will cure any ulcer, glandular swelling, stiffness or contraction of the joints, even of 20 years' standing. FILLS AND FISTULAS.—These and other similar disordered complaints can be effectually cured by the Ointment. Rubbed in on the parts affected, and by other wise following the printed directions around each part.

Both the Ointment and Pills should be used in the following cases: Bunions, Lumbago, Sore Legs, Burns, Mercurial Eruptions, Sore Breasts, Chapped Han is, tions, Sore Heads, Chilblains, Piles, Sore Throats, Rheumatism, Sprains of all kinds, Gout, Salt Rheum, Sprains, Swelled Glands, Skin Diseases, Scalds, Sift Joints, Ulcers, Venereal Sores, Wounds of all kinds.

* Sold at the Manufactures of Professor Holloway, 50 Market Lane, New York, and 244 Strand, London, and by all respectable Druggists and Dealers of Medicines throughout the United States, and the civilized world, in Pots at 25 cents; 60 cents, and \$1 each. There is a considerable saving by taking the larger sizes.

N.B. Directions for the guidance of patients in every disorder are affixed to each Pot.

March 6, 1856-ly.

SEVASTOPOL NOT TAKEN

COME TO THE INEXHAUSTIBLE DEPOT OF Samuel G. Perry, at New Harrisburgh, and buy your leather at his Tannery, to cover your bare feet, at the lowest prices for cash, also credit as usual. Bring along your hides, and get the highest prices for them in cash. Samples, for the use of gentlemen and ladies, of the latest styles and of the most durable kinds. Come along, and get your Harness of every description, at the lowest rates.

If you wish to go home with dry feet enclosed in nice Boots or Shoes, call at his Boot and Shoe store, and save yourselves from coughs and colds, and last but not least, your expensive Doctor Bills! Only to think

of it, for \$5 00 worth of Perry's PATENT LEATHER, you may save \$100 worth of a Doctor's CURATIVE medicines.

SAUEL G. PERRY, New Harrisburgh, O.

February 14, 1856.—6mo.

NOTICE.

John Brooks, administrator Pending in Common of William Barker, deceased, Plaintiff, vs. Benjamin Swangle, et al. Defendants. Benjamin Swangle, Jacob Herold, and the other unknown heirs of Joan C. Swangle, deceased, who took notice that on the 18th day of February, A. D. 1856, John Brooks, as administrator of William Barker, deceased, filed in the Court of Common Pleas of said Carroll County, his petition, setting forth that, on the 14th day of March, 1849, said J. C. Swangle, then in life, executed a mortgage to William and Joseph Butler, to secure the payments four several promissory notes of even date therewith, and falling due respectively on the 1st day of November, 1849, 1850, 1851 and 1852, amounting to two hundred dollars in the aggregate, on Lot number seventy-two, in Robert's 1st addition to the town of Carrollton. That after giving said notes and mortgage, said Swangle and said Butler both died, leaving said mortgage entirely unpaid. That said Butler is now in possession of said land. Said petition prays for the sale of said lot, and for the payment of said notes, &c.; and that at the next term of said Court, he will ask for an order to that effect.

By E. R. ECKLEY, his Atty.

Feb. 21, 1856.—4w pr. fee \$5.75

LOST! LOST! LOST!!!

I hereby warn all persons against purchasing or having anything to do with the following described note of hand, supposed to have been lost or stolen out of the hand. The note was executed by Henry Weaver, September 8th, 1853, and made payable to Mary A. Weaver, for one hundred dollars, due on the 1st day of April, 1857, without interest. Said note is secured by mortgage, which is of record in Carrollton, Ohio, "Record of Mortgages" No. 1, pages 255 and 257, which record bears date October 23, 1853.

January 31, 1856.—14 mo. MARY A. WEAVER.

DRUGS, DRUGS.

The undersigned would respectfully inform the public, that he has just received from the East, a lot of Dr. Ruge's medicine, Pains, Oils, and Elixirs, which he will sell as low, if not a little lower than can be purchased at any store in the county. Thankful for past favors, he hopes by strict attention to his business, and low prices to merit a continuance of the same.

Dec. 18, 1855. J. JOHN C. BAXTER.

PERFUMERY. A large lot, just received at BAXTER'S Drug Store.

HAIR RESTORER. A large lot, just received at BAXTER'S Drug Store.

OPAL VARNISH, Black Varnish, Lacker, Taper, Oil, White Lead, Red Lead, Litharge, Rose Pink &c. &c. at BAXTER'S.

HAIR RESTORER.—A few bottles, left over from a large lot, on hand that he had. Also Hurl's Golden Goggles, for beautifying the hair at BAXTER'S.

AYRES' CHERRY PECTORAL and Cathartic Pills. A. Ruge's Ready Relief, Sloan's Family Ointment, Pettit's Eye Salve, in fact almost all the popular medicines of the day, at BAXTER'S.

PAINTS, Varnish, Graining and Marking Brushes at BAXTER'S.

State of Ohio, Carroll County ss. Office of the Judge of Probate.

Carrollton, Feb. 21, 1856.

THE following accounts of Executors, Administrators and Guardians have been filed in this office, and are set for hearing on Monday, the 14th day of April, A. D. 1856, at 1 o'clock P. M. of said day, and will be continued from day to day until all are disposed of, the filing and pendency of which Accounts and others interested will take notice, viz:

First account of Catherine Miller, administrator of the estate of Thomas Wallace, deceased.

First account of William Lindsey, administrator with annexed of James B. Besty, deceased.

First account of Samuel Allen, executor of will of Joseph Allen, deceased.

First account of James Hargh, executor of the last will of Henry Carlisle, deceased.

JOHN H. TRIPP,

Probate Judge.

THE WONDER OF THE AGE.

Dr. Tobias' Venetian Lintment, is warranted to cure Choler, Colic, Sea Sickness, Sore Throat, Swelling, Tortoise, Headache and pains of all kinds, or no pay.

GREAT CURE OF RHEUMATISM.

Capt. Cornstock of the Steamer Balde (Collier Line) was cured of a severe attack of Chronic Rheumatism in a few days by Dr. Tobias' celebrated Venetian Lintment.

CASE OF CHOLERA.

Mr. John Wright of the firm of J. Wright & Co., No. 151, Charleston Street, New Orleans, was immediately cured of severe attack of Cholera by Tobias' Lintment, Vomiting and Colic.

Mrs. Joseph Nicholl of No. 16 Essex Street, New York was cured of an attack of Colic and vomiting by Dr. Tobias' Venetian Lintment.

Depot, 60, Courtland St., New York.

Sold by all the Druggists, price 25 & 50 cts.

Agents C. A. Deagle and J. C. Baxter, Carrollton; I. Wand, Harlem Springs; Highland and Pugh Harrisburgh.

Nov. 29.—1855. 17.

CIGARS AND TOBACCO.

I am still manufacturing, and have on hand a good assortment of Havana, Principe, Half Spanish and common cigars, all of which will recommend themselves to purchasers who may be pleased to call and examine.

A full assortment of chewing tobacco, of the most choice, and popular brands, selected especially for the retail trade.—ALSO

SNUFF, PIPES AND SMOKING TOBACCO.

A complete assortment of Spices, common and Fancy candies, Nuts, Fruits—and Confectionaries generally all of which will be sold

"CHEAP FOR CASH."

Shop opposite J. P. Cumming's Store, Main St. Carrollton, Ohio.

Jan. 31, 1856 W. JAMES GORDON.

NOTICE.

Court of Common Pleas, Carroll County, Ohio, April Term, 1856.

In Partition.

Philip Miller, James Miller, Edward Miller, Jackson Miller, John Miller, et al.

vs. Philip Miller, et al.

And Elias Brown will take notice that on the 8th day of September, A. D. 1855, James Brown, the petitioner, filed in the office of the Clerk of the Court of Common Pleas of said Carroll County, his petition against them, which is now pending, whereby he demands partition of the South-West quarter of section twenty-four, township fourteen, range six, of said Carroll County; and that the dower estate of said Elias Brown, be assigned to her; and that at the April term of said Court, said petitioner will demand that an order be issued accordingly.

E. R. ECKLEY, Atty. for Petitioner.

Feb. 14, 1856.—6w. pr. fee \$5 50

Notice in Partition.

Albert R. Hain, et al. vs. In Partition.

John S. Haines, Thomas E. Haines, Rebecca Ann Haines, Margaret Matilda Haines, Joel Haines, and Elizabeth Haines, Joseph Bennett Perdue, Willard Perdue, Evelyn Perdue, and Henry Perdue, and Hannah Haines, (widow) will take notice that a petition was filed in the office of the Clerk of the Court of Common Pleas of said Carroll County, his petition against them, which is now pending, whereby he demands partition of the South-West quarter of section twenty-four, township fourteen, range six, of said Carroll County; and that the dower estate of said Elias Brown, be assigned to her; and that at the April term of said Court, said petitioner will demand that an order be issued accordingly.

E. R. ECKLEY, Atty. for Petitioner.

Feb. 14, 1856.—6w. pr. fee \$5 50

NOTICE.

State of Ohio, Carroll County, Ohio, Car. 1.

vs. Samuel Smylie, & Maria Smylie, his wife.

Notice is hereby given to the Defendants, Samuel Smylie and Maria, his wife, who are believed to reside in Washington County, Iowa, that on the 23rd day of February, A. D. 1856, the plaintiff filed her petition against them in the Court of Common Pleas of Carroll County, Ohio, where the same is pending. The Petition states that on the first day of April, A. D. 1854, the said Smylie and wife, D. Defendants, executed and delivered to the Plaintiff, two several mortgages conveying to her property in the town of New-Harrisburgh, Carroll County, Ohio, to-wit: Lot No. twenty (20), and a part of lot No. forty-four (44), in said town fronting on Jefferson street, and being part of said lot No. 20, said mortgages were given in part for the purchase money of said lots, and the money coming to the Plaintiff, is named in five several promissory notes made by said Samuel Smylie, to the Plaintiff, two in her individual capacity, and two to her as Guardian of the Minor Heirs of her late husband, Alexander Morrison, all bearing date April 1, 1854. One for \$25.00, due on the 24th, March, 1855, with interest from March 24, 1854; and for \$75.00, due March 24, 1856, with interest from March 24, 1854; and the two notes payable to her in her individual capacity, one for fifty dollars (\$50) due March 24, 1855, and the other for fifty dollars due March 24, 1856, both bearing interest from the 24, March 1854. That she has paid the taxes of 1855, on said property \$2.98. The prayer is for a judgment for the moneys mentioned in the notes that are due, and for the amount paid for taxes, and for a sale of the mortgaged premises, and for the proceeds of the sale to be applied to the payment of all the moneys mentioned in the mortgages, and for general relief.

Notice is therefore, hereby, given to the defendants to appear in said court, on or before the 14th day of April